

U.S. Department of Justice

United States Attorney Eastern District of New York

FJN/JPL/NDB/RMP F. #2019R00935 / OCDETF #NY-NYE-874H

271 Cadman Plaza East Brooklyn, New York 11201

June 30, 2023

By ECF and USAFx

Abed Hammoud, Esq. Abed Hammoud Law, PLLC 645 Griswold, Suite 1717 Detroit, Michigan 48226 James Roth, Esq. Stampur & Roth 299 Broadway New York, NY 10007

Joshua Dratel, Esq. Dratel & Lewis 29 Broadway, Suite 1412

29 Broadway, Suite 1412 New York, NY 10006

Re:

United States v. Mohammad Bazzi Criminal Docket No. 23-041 (DLI)

Dear Counsel:

Enclosed please find the government's second production of discovery in accordance with Rule 16 of the Federal Rules of Criminal Procedure, Bates-numbered Sensitive Discovery Material MB00000124- Sensitive Discovery Material MB00000165. The government also requests reciprocal discovery from the defendant.

The material enclosed is being produced to you pursuant to the Protective Order entered by the Court on May 19, 2023, see ECF No. 12, and the Stipulation dated June 16, 2023.

The materials are being provided to you via the USAFx platform. Please contact us if you have any issues accessing the materials.

Very truly yours,

BREON PEACE United States Attorney

By: /s/ Nomi Berenson

Francisco J. Navarro Jonathan P. Lax Nomi D. Berenson Robert M. Pollack

Assistant United States Attorneys

(718) 254-7000

Enclosures

cc: Clerk of the Court (DLI) (by ECF) (without enclosures)